1 HON. JAMAL N. WHITEHEAD 2 3 4 5 6 UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 7 AT SEATTLE 8 9 Case No. 2:21-cv-00563-JNW IN RE VALVE ANTITRUST LITIGATION **CONSUMER PLAINTIFFS' MOTION TO** 10 LIFT STAY 11 NOTE ON MOTION CALENDAR: October 24, 2024 12 13 14 On October 25, 2021, this Court stayed Consumer Plaintiffs' claims pending arbitration 15 after holding that the Consumer Plaintiffs agreed to a mandatory arbitration clause in Defendant 16 Valve Corporation's ("Valve") Steam Subscriber Agreement ("SSA"). (Dkt. No. 66. at 2, 5.) 17 Consumer Plaintiffs<sup>1</sup> respectfully move to lift that stay for the reasons more fully explained below. 18 On September 26, 2024, Valve amended the SSA such that it no longer contains a 19 mandatory arbitration clause or class action waiver. On September 27, 2024, Valve filed a Status 20 Report (Dkt. No. 362) informing this Court of that change and attaching the now-current SSA (see 21 22 <sup>1</sup> Consumer Plaintiffs include Sean Colvin, Susann Davis, Hope Marchionda, Everett Stephens, and the putative class. Mr. Ryan Lally is not included in this definition in this motion, as he 23 commenced and is currently involved in arbitration proceedings against Valve, consistent with this Court's October 2021 Order. 24 CONSUMER PLAINTIFFS' MOTION TO LIFT VORYS, SATER, SEYMOUR AND PEASE LLP STAY - 1 52 East Gay Street Columbus, OH 43215 Case No. 2:21-cv-00563-JNW

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1	Ex. A. to Dkt. No. 362) (hereinafter "Ex. A."). Specifically, the changes to Section 10 of the SSA
2	now require all disputes and claims of subscribers outside of the European Union and United
3	Kingdom to be "commenced and maintained exclusively in any state or federal court located in
4	King County, Washington, having subject matter jurisdiction." SSA at 15. This includes "any
5	dispute or claim that arose before the existence of this or any prior agreement." $Id.^2$
6	In light of these changes, Consumer Plaintiffs respectfully request that this Court lift its
7	October 2021 stay. See Samson v. United Healthcare Servs. Inc., No. 2:19-cv-00175, 2022 U.S.
8	Dist. LEXIS 229000, at *4 (W.D. Wash. Dec. 20, 2022) ("When circumstances have changed such
9	that the court's reasons for imposing the stay no longer exist or are inappropriate, the court may
10	lift the stay.").
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22	Whether the changes can apply retrocatively to any dispute commenced by an individual
23	<sup>2</sup> Whether the changes can apply retroactively to any dispute commenced by an individual consumer under the previous terms of the SSA is an open question; in any event, these movants have not commenced an arbitration proceeding and thus agree that their claims should now proceed

CONSUMER PLAINTIFFS' MOTION TO LIFT STAY - 2 Case No. 2:21-cv-00563-JNW

in this Court.

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1 DATED: October 3, 2024. 2 Respectfully submitted, 3 ROMERO PARK PS /s/ H. Troy Romero 4 H. Troy Romero, WSBA #19044 1019 W. James St., Ste. 102 5 Kent, Washington 98032 Tel: (425) 450-5000 6 tromero@romeropark.com Vorys, Sater, Seymour and Pease LLP 7 /s/ Timothy B. McGranor 8 Kenneth J. Rubin (pro hac vice) Timothy B. McGranor (pro hac vice) 9 Douglas R. Matthews (pro hac vice) Kara M. Mundy (pro hac vice) 10 52 East Gay Street Columbus, OH 43215 Telephone: (614) 464-6400 11 Fax: (614) 464-6350 Email: kjrubin@vorys.com 12 tbmcgranor@vorys.com drmatthews@vorys.com 13 kmmundy@vorys.com Thomas N. McCormick (pro hac vice) 14 4675 MacArthur Court Suite 700 15 Newport Beach, CA 92660 Telephone/Fax: (949) 526-7903 16 Email: tnmccormick@vorys.com 17 Attorneys for Sean Colvin, Susann Davis, Hope Marchionda, Everett Stephens, and the putative class. 18 19 20 21 22 23 24

CONSUMER PLAINTIFFS' MOTION TO LIFT STAY - 3 Case No. 2:21-cv-00563-JNW VORYS, SATER, SEYMOUR AND PEASE LLP 52 East Gay Street Columbus, OH 43215 Tel: (614) 464-6400

1 **LCR 7 CERTIFICATION** 2 I certify that this memorandum contains 330 words, in compliance with the Local Civil 3 Rules. DATED: October 3, 2024. 4 /s/ H. Troy Romero 5 H. Troy Romero, WSBA #19044 Romero Park P.S. 6 H. Troy Romero, WSBA #19044 1019 W. James St., Ste. 102 7 Kent, Washington 98032 Tel: (425) 450-5000 8 tromero@romeropark.com 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

CERTIFICATION AND CERTIFICATE OF SERVICE - 1 Case No. 2:21-cv-00563-JNW VORYS, SATER, SEYMOUR AND PEASE LLP 52 East Gay Street Columbus, OH 43215 Tel: (614) 464-6400

1 **CERTIFICATE OF SERVICE** 2 I hereby certify that on this day I electronically filed the foregoing with the Clerk of the 3 Court using the CM/ECF system, which will send notification of such filing to all CM/ECF recipients. 4 DATED: October 3, 2024. 5 /s/ H. Troy Romero H. Troy Romero, WSBA #19044 6 Romero Park. P.S. 1019 W. James St., Ste. 102 7 Kent, Washington 98032 Tel: (425) 450-5000 8 tromero@romeropark.com 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24

CERTIFICATION AND CERTIFICATE OF SERVICE - 2 Case No. 2:21-cv-00563-JNW VORYS, SATER, SEYMOUR AND PEASE LLP 52 East Gay Street Columbus, OH 43215 Tel: (614) 464-6400

[PROPOSED] ORDER GRANTING MOTION TO LIFT STAY - 1 Case No. 2:21-cv-00563-JNW

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